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5	ATTORNEY FOR DEFENDANT: RONSON HOLLAND-WALTON			
6	IN THE UNITED STATES DISTRICT COURT  EASTERN DISTRICT OF CALIFORNIA			
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8				
9	UNITED STATES OF AMERICA,	CASE NO. 2:23-CR-00018-TLN		
10	Plaintiff,			
11	v.	STIPULATION TO CONTINUE ADMIT/DENY HEARING; FINDINGS AND ORDER		
12	RONSON HOLLAND-WALTON,			
13	Defendant.	DATE: May 11, 2023 TIME: 9:30 a.m.		
14		COURT: Hon. Troy L. Nunley		
15				
16	STIPULATION			
17	Plaintiff United States of America, by and through its counsel of record, and defendant, Ronson			
18	Holland-Walton, by and through Defendant's counsel of record, hereby stipulate as follows:			
	1. On January 31, 2023, Federal Supervisee Ronson Holland-Walton made his initial			
19	appearance on a Petition for Violation of Supervised Release. The Court ordered Ronson Holland-			
20	Walton temporarily detained and set the matter for a Preliminary Examination on February 14, 2023.			
21	$\left\  \text{(ECF 4.)} \right\ $			
22	2. On February 14, 2023, the defend	ant waived the Preliminary Examnation under Federal		
23				
24	court detained the defendant and set the matter for an Admit/Deny Hearing on March 30, 2023. (ECF			
25				
26	, and the second	parties' stipulation and request, the Court set the matter		
	1 2. 2. 1. 1. 1. 1. 2. 1. 2. 2. 2. 3. 3. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4.	r sup situation and request, and count set the matter		

4. By this stipulation, Defendant requests that the Admit/Deny Hearing on May 11, 2023 be

for an Admit/Deny Hearing on May 11, 2023. (ECF 14.)

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1	continued until June 29, 2023 at 9:30 a.m.			
2	5. The parties agree and stipulate, and request that the Court find the following:	parties agree and stipulate, and request that the Court find the following:		
3	a) Counsel for defendant was appointed on January 31, 2023.			
4	b) The local charge underlying the new law violation allegation will not be heard i	n		
5	state court until May 25, 2023, at which time, the defendant expects that the local charges against			
6	him may be dismissed.			
7	c) Counsel for government and defendant desire additional time to obtain the			
8	pertinent documents and records in this case. Specifically, the case underlying the new law	cuments and records in this case. Specifically, the case underlying the new law		
9	violation alleged in Charge One of the petition.			
10	d) Counsel for defense desires additional time to subsequently conduct investigation	on		
11	and research related to the allegation, to consult with her client, and to discuss potential			
12	resolution options.			
13	e) The government does not object to the request to set the matter for an Admit or			
14	Deny hearing on June 29, 2023 at 9:30 a.m. before District Judge Troy L. Nunley.			
15				
16	IT IS SO STIPULATED.			
17	Dated: May 5, 2023 /s/ DANICA MAZENKO			
18	DANICA MAZENKO Counsel for Defendant			
19	RONSON HOLLAND-WALTON			
20	Dated: May 5, 2023 PHILLIP A. TALBERT			
21	United States Attorney			
22	/s/ HADDY ABOUZEID HADDY ABOUZEID			
23	Assistant United States Attorney			
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**ORDER** IT IS SO FOUND AND ORDERED this 5<sup>th</sup> day of May, 2023. Troy L. Nunley United States District Judge